1	SARA J. SAVAGE (SBN 199344)					
2	WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP					
3	525 Market Street, 17 th Floor San Francisco, CA 94105	↓E F11 FD 7/21/10↓				
4	Telephone: (415) 433-0990 Facsimile: (415) 434-1370	<u>*E-FILED - 7/21/10*</u>				
5	Attorneys for Plaintiff					
6	HOUSTON CASUALTY COMPANY					
7						
8	UNITED STATES	DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION					
10		•				
11	HOUSTON CASUALTY COMPANY, a Texas)	Case No. C-07-01188-RMW-HRL				
12	corporation,) Plaintiff,)	REQUEST FOR DISMISSAL WITH				
13	vs.	PREJUDICE OF DEFENDANTS INTERNATIONAL GRAND TOURS, INC. AND RONNIE HANSEN aka NORMAN				
14	INTERNATIONAL GRAND TOURS, INC., a)	RONNIE HANSEN, JR., aka RON HANSEN BY HOUSTON CASUALTY COMPANY				
15	California corporation and NORMAN RONNIE) HANSEN a/k/a NORMAN RONNIE HANSEN, JR., a/k/a RON HANSEN, an	PURSUANT TO FEDERAL RULE CIVIL PROCEDURE 41(a) (1)				
16	individual, and DOES 1 through 10 inclusive,	AND ORDER				
17	Defendants.)					
18						
19						
20	EDWARDSVILLE [III] COMMUNITY SCHOOL DISTRICT NO. 7, on Its Own Behalf) and as Assignee for Katie Bachman, et al.,					
21	Intervenors.)					
22						
23						
24						
25						
26						
27						
28		1				
	REQUEST FOR DISMISSAL WITH PREJUDICE OF DEFENDANTS INTERNATIONAL GRAND TOURS, INC. AND NORMAN RONNIE HANSEN- Case No. C-07-01188-RMW-HRL					
	CEROCA 1					

1	TO: INTERNATIONAL GRAND TOURS, INC. AND NORMAN RONNIE HANSEN a/k/					
2	NORMAN RONNIE HANSEN, JR., a/k/a RON HANSEN					
3	Plaintiff HOUSTON CASUALTY COMPANY hereby requests a Dismissal, with					
4	Prejudice, against all Defendants named in this action pursuant to Federal Rule Civil Procedure					
5	41(a) (1).					
6	This relief is proper as Defendant and Houston Casualty Company have reached a					
7	settlement. The Intervenors have already been dismissed with prejudice. Said dismissal is with					
8	prejudice and completely resolves the entire action.					
9	IT IS SO ORDERED.					
10						
11	Dated: July, 2010 By:Alan Louis Martini					
12	SHEUERMAN MARTINI & TABARI Attorneys for Defendant					
13	NORMAN RONNIE HANSEN					
14						
15	Dated: July, 2010 By:					
16	Hon. Harold Whyte United States District Court Judge					
17	Omtor States District Court auge					
18	Prepared By:					
19	SARA J. SAVAGE (SBN: 199344) WILSON, ELSER, MOSKOWITZ,					
20	EDELMAN & DICKER LLP 525 Market Street, 17 th Floor					
21	San Francisco, California 94105					
22	Telephone: (415) 433-0990 Facsimile: (415) 434-1370					
23	Attorneys for Plaintiff HOUSTON CASUALTY COMPANY					
24						
25	Dated: July 6, 2010 By:					
26	Sara J. Savage WILSON ELSER MOSKOWITZ EDELMAN & DICKER LLI					
27	Attorneys for Plaintiff HOUSTON CASUALTY COMPANY					
28	2					
	REQUEST FOR DISMISSAL WITH PREJUDICE OF DEFENDANTS INTERNATIONAL GRAND TOURS, II AND NORMAN RONNIE HANSEN- Case No. C-07-01188-RMW-HRL					

TO: INTERNATIONAL GRAND TOURS, INC. AND NORMAN RONNIE HANSEN a/k/a NORMAN RONNIE HANSEN, JR., a/k/a RON HANSEN

Plaintiff HOUSTON CASUALTY COMPANY hereby requests a Dismissal, with Prejudice, against all Defendants named in this action pursuant to Federal Rule Civil Procedure 41(a) (1).

This relief is proper as Defendant and Houston Casualty Company have reached a settlement. The Intervenors have already been dismissed with prejudice. Said dismissal is with prejudice and completely resolves the entire action.

ľľ	IS SO	ORDERED.	10	1 1
			11.77	1 11

Dated: July 1, 2010

Alan Louis Martini

SHEUERMAN MARTINI & TABARI

Attorneys for Defendant

NORMAN RONNIE HANSEN

Dated: July <u>21</u>, 2010

Hon. Harold Whyte

United States District Court Judge

Prepared By:

SARA J. SAVAGE (SBN: 199344) WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP 525 Market Street, 17th Floor San Francisco, California 94105

Telephone: Facsimile:

(415) 433-0990

(415) 434-1370

Attorneys for Plaintiff
HOUSTON CASUALTY COMPANY

Dated: July _____, 2010

By:

Sara J. Savage

WILSON ELSER MOSKOWITZ EDELMAN &

DICKER LLP

Attorneys for Plaintiff